

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,

Plaintiff,

v.

ABLE LABORATORIES, INC., a
Corporation, and MURTY VEPURI,
PAUL MANNING, and MARK FENTON,
Individuals,

Defendants.

Civil Action No. 91-4916
(AJL)

PETITION FOR RELIEF FROM AGREED ORDER OF PERMANENT INJUNCTION

Petitioners, Murty Vepuri, Paul Manning and the United States, hereby petition the Court to enter an Order releasing Murty Vepuri and Paul Manning from further obligations under the terms of the Agreed Order of Permanent Injunction entered April 8, 1992, as amended May 21, 1993, (Agreed Order), a copy of which is attached as Exhibit A. In support of this Petition,

1. Petitioners Vepuri and Manning state that on October 1, 1992, petitioners Vepuri and Manning caused Able Laboratories, Inc. to be sold to A.L. Laboratories, Inc.

2. Petitioner Vepuri states that he does not own, either individually or combined, a majority interest in A.L. Laboratories, Inc., nor is he an officer, director, or employee of A.L. Laboratories, Inc.

3. Petitioner Manning states that he does not own, either individually or combined, a majority interest in A.L. Laboratories, Inc., nor is he an officer, director, or employee of A.L. Laboratories, Inc.

4. Petitioner United States states that during the two years preceding this Petition, it did not initiate a court action based on alleged violation of the Agreed Order.

5. Petitioners state that the foregoing facts satisfy the conditions for relief from the Agreed Order as to defendants Vepuri and Manning, as set forth in paragraphs XIII and XXII of the Agreed Order.

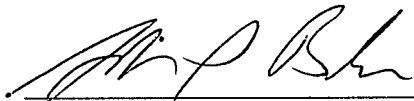
6. Petitioner United States states that it joins in this petition for relief in reliance on defendants' representations, as stated in Exhibits B and C, attached and incorporated into this Petition, that paragraphs (1), (2), and (3) of this Petition are true and correct, and that neither defendant Vepuri, nor defendant Manning is, as of the date the Order releasing Murty Vepuri and Paul Manning from further obligations under the terms of the Agreed Order is entered by the Court, an employee, officer, director, or an otherwise responsible official of any business entity engaged in the manufacture, processing, packing, or holding of drugs.

Dated: July 31, 1995.

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Respectfully submitted,



Alan I. Becker
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Murty Vepuri and Paul Manning



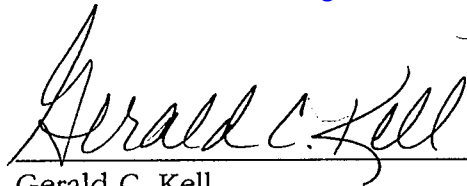
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